

Message

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**From:** Perrin, Rebecca [Perrin.Rebecca@epa.gov]  
**Sent:** 1/19/2021 7:24:37 PM  
**To:** Winnett, Steven [winnett.steven@epa.gov]; Nyman, Robert [Nyman.Robert@epa.gov]; Shenk, Kelly [shenk.kelly@epa.gov]; Park, Susan [Park.Susan@epa.gov]; Syed, Sharmin [Syed.Sharmin@epa.gov]; Rush, Randall [Rush.Randall@epa.gov]; Jones, Doug [jones.doug@epa.gov]; Wood, MelanieL [Wood.MelanieL@epa.gov]; Peak, Nicholas [Peak.Nicholas@epa.gov]; Miller, Amy [Miller.Amy@epa.gov]  
**CC:** Meadows, Carrie Vicenta [Meadows.CarrieVicenta@epa.gov]; Selia, Emily [Selia.Emily@epa.gov]; Striegel, Megan [Striegel.Megan@epa.gov]; Subramanian, Hema [Subramanian.Hema@epa.gov]; Nesci, Kimberly [Nesci.Kimberly@epa.gov]  
**Subject:** RE: Pesticide Program Update: EPA Takes Action to Investigate PFAS Contamination  
**Attachments:** Additonal Q&AS.docx

Hi all,

To make it easy, I am keeping this info on the same email chain. Please keep me posted on any questions you may receive related to this. However, as discussed, email Kimberly Nesci ([Nesci.Kimberly@epa.gov](mailto:Nesci.Kimberly@epa.gov)) and Mike Goodis ([Goodis.Michael@epa.gov](mailto:Goodis.Michael@epa.gov)) directly with any stakeholder questions so they can help you directly. However, since this impacts 9 of the 10 regions directly, I ask that we share what we learn with each other.

This is the website that ed mentioned and the plan is to update with information as it becomes available: <https://www.epa.gov/pesticides/pfas-packaging>.

Regarding states directly impacted this is the info Mike Goodis provided in our meeting today. According to Clarke, the states that purchased Anvil 10+10 ULV between 2018 and 2020 are the following:

R1: Massachusetts, Maine, New Hampshire and Rhode Island

R2: New York

R3: Delaware, Pennsylvania and Virginia

R4: Alabama, Florida, North Carolina, South Carolina and Mississippi

R5: Illinois, Indiana, Michigan, Minnesota and Ohio

R6: Arkansas, Louisiana and Texas

R7: Nebraska

R8: NA

R9: California and Nevada

R10: Oregon and Washington.

Please reach out if I can be of additional assistance. I have cc's Kimberly Nesci so she has out contact info too.

Thanks!

Rebecca Perrin

Acting Special Assistant for Agriculture Policy | Designated Federal Officer for Farm, Ranch, and Rural Communities Committee

Office of the Administrator | U.S. Environmental Protection Agency

DL: 303-312-6311

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**From:** Perrin, Rebecca <Perrin.Rebecca@epa.gov>  
**Sent:** Thursday, January 14, 2021 2:29 PM  
**To:** Winnett, Steven <winnett.steven@epa.gov>; Nyman, Robert <Nyman.Robert@epa.gov>; Shenk, Kelly <shenk.kelly@epa.gov>; Park, Susan <Park.Susan@epa.gov>; Syed, Sharmin <Syed.Sharmin@epa.gov>; Rush, Randall <Rush.Randall@epa.gov>; Jones, Doug <jones.doug@epa.gov>; Wood, MelanieL <Wood.MelanieL@epa.gov>; Peak, Nicholas <Peak.Nicholas@epa.gov>; Miller, Amy <Miller.Amy@epa.gov>

**Cc:** Meadows, Carrie Vicenta <Meadows.CarrieVicenta@epa.gov>; Selia, Emily <Selia.Emily@epa.gov>; Striegel, Megan <Striegel.Megan@epa.gov>

**Subject:** RE: Pesticide Program Update: EPA Takes Action to Investigate PFAS Contamination

Got these from AAPCO. FYI...

Rebecca Perrin

Acting Special Assistant for Agriculture Policy | Designated Federal Officer for Farm, Ranch, and Rural Communities Committee

Office of the Administrator | U.S. Environmental Protection Agency

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**From:** Perrin, Rebecca <Perrin.Rebecca@epa.gov>

**Sent:** Thursday, January 14, 2021 12:46 PM

**To:** Winnett, Steven <winnett.steven@epa.gov>; Nyman, Robert <Nyman.Robert@epa.gov>; Shenk, Kelly <shenk.kelly@epa.gov>; Park, Susan <Park.Susan@epa.gov>; Syed, Sharmin <Syed.Sharmin@epa.gov>; Rush, Randall <Rush.Randall@epa.gov>; Jones, Doug <jones.doug@epa.gov>; Wood, MelanieL <Wood.MelanieL@epa.gov>; Peak, Nicholas <Peak.Nicholas@epa.gov>; Miller, Amy <Miller.Amy@epa.gov>

**Cc:** Meadows, Carrie Vicenta <Meadows.CarrieVicenta@epa.gov>; Selia, Emily <Selia.Emily@epa.gov>; Striegel, Megan <Striegel.Megan@epa.gov>

**Subject:** Pesticide Program Update: EPA Takes Action to Investigate PFAS Contamination

Hello everyone,

Ed Messina is going to talk to us about this next Tuesday.

I am also sharing a Boston Globe article that describes the issue that Massachusetts has encountered with PFAS and a mosquito product, as background for those not familiar with PFAS. Finally, AAPCO's EQI has apparently been working on the issue since late summer. More information may also be found on their working committee meeting materials from September:

- EQI: <https://aapco.org/sept-2020-jwc-meeting/>
- Boston Globe: <https://www.bostonglobe.com/2020/12/01/metro/toxic-forever-chemicals-found-pesticide-used-millions-mass-acres-when-spraying-mosquitos/>

Call if questions before then.

Rebecca Perrin

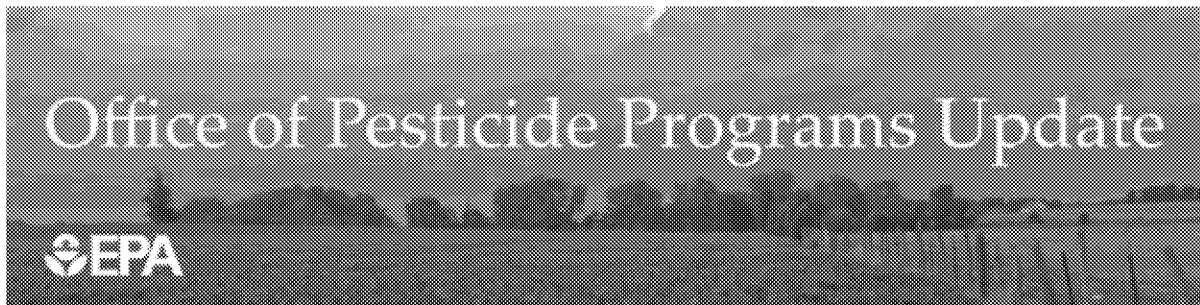
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## EPA Takes Action to Investigate PFAS Contamination

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As part of the U.S. Environmental Protection Agency's (EPA) extensive efforts to address PFAS, today the agency is making new information available about EPA testing that shows PFAS contamination from fluorinated containers.

Through a coordinated effort with both the Commonwealth of Massachusetts and a pesticide manufacturer, the agency has determined that fluorinated high-density polyethylene (HDPE) containers that are used to store and transport a mosquito control pesticide product contain PFAS compounds that are leaching into the pesticide product.

While the agency is early in its investigation and assessment of potential impacts on health or the environment, the affected pesticide manufacturer has voluntarily stopped shipment of any products in fluorinated HDPE containers and is conducting its own testing to confirm EPA results and product stability in un-fluorinated containers. In addition, EPA has issued a request for information under the Toxics Substance Control Act (TSCA) to the company that fluorinates the containers used by certain pesticide manufacturers. The TSCA subpoena requests information about the fluorination process used to treat the containers.

As EPA evaluates this issue, the agency asks that pesticide and other companies using fluorinated containers, and entities that provide container fluorination services, engage in good product stewardship and examine their distribution chains to identify potential sources of contamination. EPA will also continue to work closely with the entities involved and their supply and distribution chains, mosquito control districts, the pesticide and packaging industry, federal partners, states, and tribes that may be affected to provide information and guidance on next steps. EPA understands the need to provide guidance to states, tribes, and other users as they prepare to purchase mosquito control products for 2021 and will provide more information as it continues its investigation.

EPA will update the following webpage with information as it becomes available:  
<https://www.epa.gov/pesticides/pfas-packaging>

### Background

Since first becoming aware of the PFAS contamination issue in early September 2020 through citizen science testing of a pesticide product for mosquito control, EPA has been working to investigate the source of the contamination. Throughout October and November 2020, EPA has worked diligently in conjunction with the Massachusetts Department of Environmental Protection to request samples of the pesticide product and analyze the identified product at different steps of production and manufacturing to determine whether PFAS are

present, including issuing an information request to the pesticide registrant on October 5, 2020 seeking information on the affected pesticide's production, sales, and distribution.

In late December 2020, EPA studied the fluorinated HDPE containers used to store and transport the product and determined the containers are a possible source of PFAS contamination. EPA has been in close contact with Massachusetts, the pesticide registrant and the fluorinated HDPE container treatment company to discuss the issue, as well as to obtain the materials needed to test for PFAS in the product and the fluorinated HDPE containers.

Under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), EPA is charged with approving active and inert ingredients in the registered pesticide products sold in the United States. EPA has confirmed that PFAS is not a known ingredient or additive in the company's affected product and is collaboratively working with the registrant as EPA laboratories test samples of the product at different steps of production and manufacturing, in addition to the agency's study of the containers themselves.

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